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 22 and Third Party Complainants
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 27 COMPANY OF PITTSBURGH, PA

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Attorneys for Plaintiff
 WEBCOR CONSTRUCTION, INC. dba
 WEBCOR BUILDERS

16 UNITED STATES DISTRICT COURT

17 NORTHERN DISTRICT OF CALIFORNIA-SAN FRANCISCO DIVISION

18 UNITED STATES OF AMERICA for the Use and
 19 Benefit of WEBCOR CONSTRUCTION, INC. dba
 20 WEBCOR BUILDERS, and WEBCOR
 21 CONSTRUCTION, INC. dba WEBCOR
 22 BUILDERS,

Case No.: 3:07-CV-02564-CRB

**STIPULATION AND [PROPOSED]
 ORDER EXTENDING TIME TO
 FILE ANSWER**

Before: Hon. Charles R. Breyer

Plaintiffs,

vs.

23 DICK/MORGANTI, a joint venture, DICK
 24 CORPORATION, THE MORGANTI GROUP,
 25 AMERICAN CASUALTY COMPANY OF
 26 READING, PA, NATIONAL UNION FIRE
 27 INSURANCE COMPANY OF PITTSBURGH, PA,
 and DOES 1 through 10, inclusive,

Defendants.

1 AND RELATED COUNTER-CLAIMS AND
2 THIRD PARTY CLAIMS.

3
4 Pursuant to Civil Rule 6-2, Defendants, Counter-Claimants and Third Party Complainants
5 DICK/MORGANTI, DICK CORPORATION and THE MORGANTI GROUP (together, "D/M")
6 and Plaintiff WEBCOR CONSTRUCTION, INC. dba WEBCOR BUILDERS ("Webcor") hereby
7 stipulate and agree that the deadline for D/M to file an answer to Webcor's complaint, as well as
8 the time for D/M to file a counterclaim, if any, be extended for one month, from August 29, 2008
9 to September 29, 2008.

10 There have been prior time extensions in this case, including time extensions in connection
11 with case management conferences, but no prior time extensions in connection with this particular
12 deadline.

13 A declaration in support of this stipulated request is attached.
14

15 Dated: August 28, 2008

THELEN REID BROWN RAYSMAN & STEINER LLP

16 /s/
17 By _____
18 John W. Ralls
19 Attorneys for Defendants, Counter-Claimants and
20 Third Party Complainants DICK/MORGANTI,
21 DICK CORPORATION, THE MORGANTI
22 GROUP, AMERICAN CASUALTY COMPANY OF
23 READING, PA, and NATIONAL UNION FIRE
24 INSURANCE COMPANY OF PITTSBURGH, PA

25 Dated: August 28, 2008

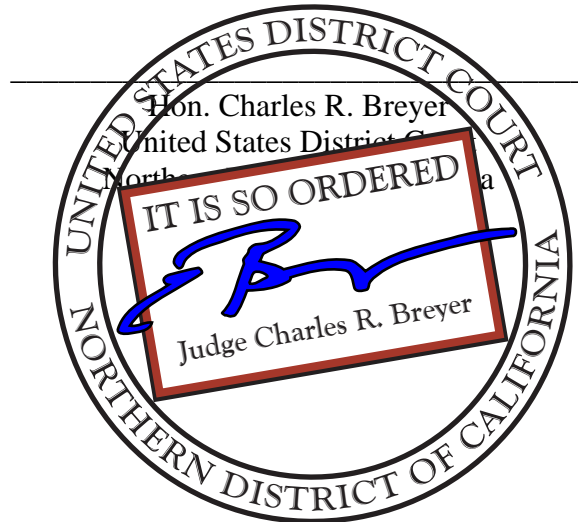
BOWLES & Verna LLP

26 /s/
27 By _____
28 Kenneth G. Jones
Attorneys for Plaintiff WEBCOR
CONSTRUCTION, INC. dba WEBCOR BUILDERS

1 **[PROPOSED] ORDER**
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3 PURSUANT TO STIPULATION, IT IS SO ORDERED.
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5 Dated: _____ September 2 _____, 2008
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